#### Case 2:15-cv-038**BANDED STOCHESEDISTREGISTOCOTORS** Page 1 of 6

FOR THE EASTERN DISTRICT OF PENNSYLVANIA — DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar. Address of Plaintiff: 30 W. Redbrook Place, Delaware 19977 Address of Defendant: 100 East Lancaster Avenue, Wynnewood, Pennsylvania 19096 Place of Accident, Incident or Transaction: Wynnewood, Pennsylvania (Use Reverse Side For Additional Space) Does this civil action involve a nongovernmental corporate party with any parent corporation and any publicly held corporation owning 10% or more of its stock? (Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a))  $Yes\square$ No■ Does this case involve multidistrict litigation possibilities? Yes□ No■ RELATED CASE, IF ANY: Case Number: \_ Judge\_ Date Terminated: Civil cases are deemed related when yes is answered to any of the following questions: 1. Is this case related to property included in an earlier numbered suit pending or within one year previously terminated action in this court? No I 2. Does this case involve the same issue of fact or grow out of the same transaction as a prior suit pending or within one year previously terminated action in this court? 3. Does this case involve the validity or infringement of a patent already in suit or any earlier numbered case pending or within one year previously terminated action in this court? Yes□ No 🔳 4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights case filed by the same individual? Yes□ No 🗖 CIVIL: (Place / in ONE CATEGORY ONLY) A. Federal Question Cases: B. Diversity Jurisdiction Cases: 1. □ Indemnity Contract, Marine Contract, and All Other Contracts 1. □ Insurance Contract and Other Contracts 2. 

FELA 2. □ Airplane Personal Injury 3. □ Jones Act-Personal Injury 3. □ Assault, Defamation 4. □ Antitrust 4. 

Marine Personal Injury 5. □ Patent 5. □ Motor Vehicle Personal Injury 6. □ Labor-Management Relations 6. □ Other Personal Injury (Please specify) 7. 

Civil Rights 7. □ Products Liability 8. 

Habeas Corpus 8. 

Products Liability — Asbestos 9. □ Securities Act(s) Cases 9. All other Diversity Cases 10. □ Social Security Review Cases (Please specify) Medical Malpractice 11. □ All other Federal Question Cases (Please specify) ARBITRATION CERTIFICATION (Check Appropriate Category) I, Aaron J. Freiwald \_, counsel of record do hereby certify: ■ Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge and belief, the damages recoverable in this civil action case exceed the sum of \$150,000.00 exclusive of interest and costs; □ Relief other than monetary damages is sought. DATE: <u>7/8/15</u> 78028 Attorney-at-Law Attorney I.D.# NOTE: A trial de novo will be a trial by jury only if there has been compliance with F.R.C.P. 38. I certify that, to my knowledge, the within case is not related to any case now pending or within one year previously terminated action in this court except as noted above. DATE: 7/8/15 78028 Attorney-at-Law Attorney I.D.#

CIV. 609 (5/2012)

## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

### CASE MANAGEMENT TRACK DESIGNATION FORM

<b>Telephone</b>	FAX Number	r E-Mail Address					
215-875-8000	215-875-8575	<u>ajf@freiwaldlaw.com</u>					
7/8/15 <b>Date</b>	Aaron J. Freiw Attorney-at-la						
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commonly referred to as the court. (See reverse s management cases.)	complex and that ne side of this form for a	into tracks (a) through (d) that are eed special or intense management by a detailed explanation of special	( )				
(d) Asbestos - Cases involvexposure to asbestos.	ing claims for persor	nal injury or property damage from	( )				
(c) Arbitration – Cases required to be designated for arbitration under Local Civil Rule 53.2.							
(b) Social Security – Cases requesting review of a decision of the Secretary of Health and Human Services denying plaintiff Social Security Benefits.							
(a) Habeas Corpus – Cases brought under 28 U.S.C. § 2241 through § 2255.							
SELECT ONE OF THE F	OLLOWING CAS	E MANAGEMENT TRACKS:					
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(Civ. 660) 10/02

### Case 2:15-cv-03882-WY, Document 1, Filed 07/13/15 Page 3 of 6

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of initiating the civil				ORM.)		Aquired for the tipe (		Journ Tor t	.iic
Shawn Jones, a minor, by and through is Parents & Natural Guardians. Ashley Parks and Shawn Jones  (b) County of Residence of First Listed Plaintiff Kent (EXCEPT IN U.S. PLAINTIFF CASES)  (c) Attorneys (Firm Name, Address, and Telephone Number) Aaron J. Freiwald, Esquire Freiwald Law, P.C. 1500 Walnut Street, 18th Floor, Phila., PA 19102				The Lankenau Ho	S spital				
				County of Residence of First Listed Defendant Montgomery (IN U.S. PLAINTIFF CASES ONLY)  NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION O THE TRACT OF LAND INVOLVED.  Attorneys (If Known)					
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VII. REQUESTED IN COMPLAINT:	☐ CHECK IF THIS I UNDER RULE 23	S A CLASS ACTION , F.R.Cv.P	DE	MAND \$		CHECK YES only in URY DEMAND:	f demanded in c	complaint:	i
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## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

SHAWN JONES, a Minor, by and through his Parents and Natural Guardians, ASHLEY PARKS AND SHAWN JONES 30 W. Redbrook Place Smyrna, DE 19977 Plaintiffs

NO.

v.

THE LANKENAU HOSPITAL 100 East Lancaster Avenue Wynnewood, PA 19096

MAIN LINE HEALTH 130 South Bryn Mawr Avenue BRYN MAWR, PA 19010

JOAN KEEGAN, D.O. 100 East Lancaster Avenue Wynnewood, PA 19096

ARLENE SMALLS, M.D. 100 East Lancaster Avenue Wynnewood, PA 19096

ADEEB KHALIFEH, M.D. 100 East Lancaster Avenue Wynnewood, PA 19096 Defendants

# CIVIL ACTION COMPLAINT MEDICAL NEGLIGENCE

#### I. PARTIES

- 1. Plaintiff Shawn Jones, by and through his Parents and Natural Guardians, Ashley Parks and Shawn Jones, are adult citizens of the State of Delaware residing at 30 West Redbrook Place, Smyrna, Delaware 19977.
- 2. The natural mother of Shawn Jones is Ashley Parks, who gave birth to Shawn at Lankenau Hospital on November 30, 2010.

- 3. Shawn Jones, Sr. is the father of Shawn Jones, Jr.
- 4. Shawn Jones, a minor, was born on November 30, 2010.
- 5. Defendant Lankenau Hospital, ("Lankenau"), is a professional corporation or other legal entity incorporated under the laws of the Commonwealth of Pennsylvania, that, at all relevant times, owned, controlled and operated a medical facility located at 100 E. Lancaster Avenue, Wynnewood, Pennsylvania 19096
- 6. Defendant Lankenau is responsible for the actions of its agents, employees, servants and/or ostensible agents and owed a duty of care to Plaintiff Shawn Jones.
- 7. Plaintiff is asserting a professional liability claim against Defendant Lankenau. A Certificate of Merit is attached as Exhibit "A."
- 8. Defendant Main Line Health ("Main Line"), is a professional corporation or other legal entity incorporated under the laws of the Commonwealth of Pennsylvania, that, at all relevant times, owned, controlled and operated a medical facility located at 100 E. Lancaster Avenue, Wynnewood, Pennsylvania 19096
- 9. Defendant Main Line is responsible for Lankenau Hospital and for the conduct of of its agents, employees, servants and/or ostensible agents and owed a duty of care to Plaintiff Shawn Jones.
- 10. Plaintiff is asserting a professional liability claim against Defendant Main Line.

  A Certificate of Merit is attached as Exhibit "B."
- 11. At all relevant times, Lankenau and Main Line had non-delegable duties to Shawn Jones, which are more specifically set forth in *Thompson v. Nason Hospital*, 591 A.2d 703 (1991).

- 12. Any negligent act or omission committed by any actual, apparent, and/or ostensible agent, servant and employee of Defendants Lankenau and Main Line imposes liability upon these Defendants under the laws of the agency of the Commonwealth of Pennsylvania.
- 13. Defendant Joan A. Keegan, D.O. ("Dr. Keegan") is an individual practicing obstetrics and gynecology with medical offices and a business address at 100 E. Lancaster Avenue, Wynnewood, Pennsylvania 19096.
- 14. At all relevant times, Defendant Dr. Keegan undertook to provide medical and health and services to Plaintiffs Ashley Parks and Shawn Jones.
- 15. At all relevant times, Defendant Dr. Keegan was obliged to use the professional skill, knowledge and care that she possessed and to follow accepted standards of medicine and obstetrics and gynecology.
- 16. Plaintiff is asserting a professional liability claim against Defendant Dr. Keegan.

  A Certificate of Merit is attached as Exhibit "C."
- 17. Defendant Arlene Smalls, M.D. ("Dr. Smalls") is an individual practicing obstetrics and gynecology with medical offices and a business address at 100 E. Lancaster Avenue, Wynnewood, Pennsylvania 19096.
- 18. At all relevant times, Defendant Dr. Smalls undertook to provide medical and health and services to Plaintiffs Ashley Parks and Shawn Jones.
- 19. At all relevant times, Defendant Dr. Smalls was obliged to use the professional skill, knowledge and care that she possessed and to follow accepted standards of medicine and obstetrics and gynecology.
- 20. Plaintiff is asserting a professional liability claim against Defendant Dr. Smalls.

  A Certificate of Merit is attached as Exhibit "D."